

## Meeting notes Comments:

### Follow-up

- lack of Chinese trials for legal + compliance people.

Find out what the Fed's policy is - no because it <sup>the Fed</sup> ~~is~~ doesn't require it, then we can't force anyone else.

- Why is the compliance division not part of the conflict of interest determination does the Fed require it? We may need to challenge that as well.

Meeting with M Silva

28 Dec. 2011  
est. 10:30 am

### - Monitoring feedback credibility

When you say something is wrong you want them to give that respect

Be careful that you are sure we have evidence on hand  
credibility at the Fed is about subtleties, perceptions  
as opposed to realities

women they will freeze me out

respects most people who are deeply analytical

+ gathers facts + agrees but is not in gathering

them. You must be perceived as analytical  
and ~~not~~ <sup>not</sup> don't perceive how the organization is perceiving  
them.

Do refer to your experience in the past

We are careful on acting on tips + you can investigate

them - don't reveal the source of your tips

The ones that are taken most seriously are the best kept  
ones

Make sure your experience comes out in an unthreatening way,  
unclouded by biases (or in that case, perceived bias)